Tec 04 2007 12:53 David Abrams, Attorney at р. 1 Caseris Atamya 09505-CSH Document 5 Filed 12/10/2007 12 2000 1 of 1 UNITED STATES DISTRICT COURT. SOUTHERN DISTRICT OF NEW YORK J. Eason-Sands et al., PLAINTIFFS, 07 CV 9505 (CSH)(JCF) V. STIPULATION EXTENDING TIME TO ANSWER SDNY Kings Harbor Multicare Center a/k/a Bronx Harbor Health a/k/a Bronx Harbor Health Care Complex, Inc. a/k/a Kings Harbor Health Services, LLC, DEFENDANT It is HEREBY STIPULATED, CONSENTED AND AGREED, between the attorneys for the parties named in the above caption, that Defendant's time to answer the complaint, is extended and adjourned to December 14, 2007; and is further; STIPULATED AND AGREED, that a facsimile copy of this stipulation shall be deemed an original; and is further; STIPULATED AND AGREED, that the statute of limitations for any claim arising out of this lawsuit shall be tolled from November 30 until the date that an answer is filed. Dated: New York, New York December 4, 2007 Law Offices of Morris Tuchman David N. Abrams Attorneys for Defendant Attorneys for Plaintiffs 305 Broadway/5th Floor 134 Lexington Avenue New York, New York 10007 New York, New York 10016 (212) 213-8899 (212) 897-5821 By: _ David N. Abrams, Esq. (DA8126) J. Ari Weiss, Esq.(JAW4867) 206(2001)